1 2	TEAL & MONTGOMERY STEVEN O. TEAL (Bar No. 58454) MICHAEL S. HENDERSON (Bar No. 175608) 815 Fifth Street, Suite 200 Santa Rosa, California 95404 Telephone: (707) 525-1212 Facsimile: (707) 544-1388 ATTORNEYS FOR PLAINTIFFS			
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5	WI TOKNE 13 FOX LTWIN III.	MIOMERANCE		
6	ΙΝΙΦΕΊΣ ΟΥ ΑΎΤΟ ΙΣΙΟΥΡΙΟΎ ΛΟΙ ΙΝΦ			
7	UNITED STATES DISTRICT COURT			
8	NORTHERN DISTRICT OF CALIFORNIA			
9	SAN FRANCISCO DIVISION			
10				
11				
12	SHEILA CLEVELAND, CHELSEA	Case No. C 06-3853 PJH		
13	CLEVELAND, TYSON CLEVELAND,	E-Filing Case		
14	Plaintiffs,	STIPULATION TO ENLARGE		
15	vs.	DEADLINE TO COMPLETE MEDIATION		
	UNITED STATES OF AMERICA,	[P ROPOSED ORDER]		
16	Defendant.	(AMOX CODD CRDEK)		
17				
18	Parties stipulate to the following, subject to the approval of the Court: The current deadline for mediation is enlarged from December 19, 2007 until January 31 2007.			
19				
20				
21	Parties are requesting an enlargement of time for the mediation of this case because			
22	, v			
23	parties' cross-motions for summary judgment are currently under submission with the Court.			
24	Parties contend that mediation of this case prior to receipt of this Court's order on the			
25	outstanding jurisdictional issues would be futile.			
26 26	Parties have already agreed to a private mediator. There are no other dates currently			
27	calendared for this case so this will not cause any undue delay in trial scheduling.			
	For the foregoing reasons, the parties stipulate to enlarge the deadline to complete the			
28	mediation to January 31, 2007.			
	STIPULATION TO ENLARGE MEDIATION DEADLIX	NE 1	PAGE 1	

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1 This is the fourth request to enlarge deadlines in this matter. 2 3 DATED: December 13, 2007 TEAL & MONTGOMERY 5 6 MICHAEL S. HENDERSON Attorneys for Plaintiffs 7 DATED: December 13, 2007 SCOTT N. SCHOOLS 8 United States Attorney 9 By: 10 KATABRINE B. DOWLING Assistant United States Attorney Attorneys for Defendant 11 12 13 PURSUANT TO STIPULATION, IT IS SO ORDERED 14 15 IT IS SO ORDERED DATED: 12/17/07 16 17 Judge Phyllis J. Hamilton 18 19 20 21 22 23 24 25 26 27 28

STIPULATION TO ENLARGE MEDIATION DEADLINE